IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF VIRGINIA Alexandria Division

UNITED STATES OF AMERICA,

v.

ZACKARY ELLIS SANDERS,

Defendant.

Case No. 1:20-cr-00143 The Honorable Judge Ellis

Pretrial Conference: April 9, 2021

Trial: April 26, 2021

MEMORANDUM IN SUPPORT OF MOTION TO SEAL DEFENDANT'S <u>SECOND</u> SUPPLEMENT TO CORRECTED MOTION TO CONTINUE TRIAL, <u>AND WAIVER OF SPEEDY TRIAL RIGHTS</u>

I. INTRODUCTION

Zackary Ellis Sanders, by counsel, moves this Honorable Court, pursuant to Local Crim.

R. 49, for entry of an Order permitting his Motion to Seal Defendant's Second Supplement to Corrected Motion to Continue Trial, and Waiver of Speedy Trial Rights and exhibits thereto under seal. Sealing is necessary because the it contains private medical information.

II. ARGUMENT

Trial, and Waiver of Speedy Trial Rights should be sealed because it contains confidential and medical information that the public would not, under any other circumstances, be entitled to see. It is true that judicial proceedings are generally open to the public and that there exists, while not a First Amendment right, a common law right of public access to judicial records and documents. *Media Gen. Operations, Inc. v. Buchanan*, 417 F.3d 424, 429 (4th Cir. 2005) (citing *Balt. Sun Co. v. Goetz*, 886 F.2d 60, 64-65 (4th Cir. 1989)). The presumption of the right of access can be rebutted if countervailing interests heavily outweigh the public interests in access. *Virginia Dep't*

of State Police v. Washington Post, 386 F.3d 567, 575 (4th Cir. 2004). The party seeking to

overcome the presumption bears the burden of showing some significant interest that outweighs

the presumption. Id. at 575. Ultimately the decision to seal is a matter best left to the sound

discretion of the district court. Washington Post, 386 F.3d at 575. With respect to medical records

in particular, the Eastern District of Virginia has previously held that such records are entitled to

privacy protection and may be filed under seal. James v. Service Source, Inc., 2007 U.S. Dist.

LEXIS 86169 at *12 (Nov. 21, 2007 E.D. Va.).

Finally, sealing, as opposed to redaction, is necessary to protect the confidential

information contained in the document is confidential in its entirety.

III. CONCLUSION

Defendant respectfully requests that the Court enter an Order providing that Defendant's

Motion to Seal Defendant's Second Supplement to Corrected Motion to Continue Trial, and

Waiver of Speedy Trial Rights and exhibits thereto shall be permanently filed under seal.

Respectfully submitted,

ZACKARY ELLIS SANDERS

By Counsel

Respectfully submitted,

/s/

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Counsel for Defendant Zackary Ellis Sanders

CERTIFICATE OF SERVICE

I hereby certify on this 1st day of April, 2021, I electronically filed the foregoing with the Clerk of Court using the CM/ECF system, which will send a notification of such filing (NEF) to counsel of record.

> /s/ Nina J. Ginsberg Nina J. Ginsberg